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FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

08/949,988

APPLICATION NO.

10/14/97

FILING DATE

YUNG

K PD-96315

EXAMINER

PM82/0123

PATENT DOCKET ADMINISTRATION HUGHES ELECTRONICS CORPORATION BLDG. 001, M.S. A109 P.O. BOX 956 200 N. SEPULVEDA BLVD. EL SEGUNDO, CA 90245-0956 DINH, T

ART UNIT PAPER NUMBER

3644

DATE MAILED:

01/23/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks .

Advisory Action

Application No. 08/949,988

Applicant(s)

Yung et al

Examiner

T. Dinh

Group Art Unit 3644



ТН	E PERI	OD FOR R	ESPONSI	E: [check o	nly a) or b)]						
	a) 💢	expires	3	months from t	he mailing dat	e of the final re	ejection.				
	p)									dvisory Action, whic om the date of the f	
	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the approp date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.13 calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.										
	Appellant's Brief is due two months from the date of the Notice of Appeal filed on (or within any period for response set forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a).										
						Jan 16, 20 ion for allowa		een con	nsidered with t	he following effec	ct,
X	The pr	roposed am	nendmen	t(s):							
	□ wi	will be entered upon filing of a Notice of Appeal and an Appeal Brief.									
	X wi	ill not be er	ntered be	cause:							
	X	they raise	new issi	ues that wo	uld require fu	urther consid	eration and/	or searc	ch. (See note	below).	
		they raise	the issu	e of new ma	atter. (See n	ote below).					
		they are r		ed to place	the application	on in better f	orm for app	eal by n	naterially redu	cing or simplifying	the
		they prese	ent additi	ional claims	without can	celling a corr	esponding r	number d	of finally reject	ted claims.	
	NO	TE: <u>The I</u>	imitation	of "peak" b	etween "loc	al" and "time	es" requires	new se	arches and co	nsideration.	
	□ Ar	pplicant's r	esponse	has overcor	ne the follow	ving rejection	(s):			-	
	Newly separ	y proposed ate, timely	or amen	nded claims endment ca	ncelling the r	non-allowable	e claims.	w	rould be allowa	able if submitted i	n a
		affidavit, ex lowance be		equest for r	econsideratio	on has been o	considered t	but does	s NOT place th	ne application in c	ondition
		iffidavit or xaminer in			considered be	ecause it is n	ot directed	SOLELY	to issues whi	ich were newly ra	ised by
X	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any): Claims allowed:										
	Claim Claim	s objected s rejected:	to:								
	The p	proposed dr	awing co	orrection file	d on		_ □has	□has r	not been appro	oved by the Exam	iner.
	Note	the attache	ed Inform	ation Disclo	sure Statem	ent(s), PTO-	1449, Paper	r No(s).	·		
	Other								Charles Charles Supervious	T Gordan	ſ